1	HEMALIEED DEDCH													
1	JENNIFER BERGH Nevada Bar No. 14480													
2	QUILLING SELANDER LOWNDS WINSLETT & MOSER, P.C. 6900 N. Dallas Parkway, Suite 800 Plano, Texas 75024 Telephone: (214) 560-5460 Facsimile: (214) 871-2111 jbergh@qslwm.com COUNSEL FOR TRANS UNION LLC **Designated Attorney for Personal Service** Trevor Waite, Esq. Nevada Bar No.: 13779													
3														
4														
5														
6														
7														
8														
9	6605 Grand Montecito Parkway, Suite 200													
10	Las Vegas, Nevada 89149													
11	IN THE UNITED STATES DISTRICT COURT													
12	FOR THE DISTRICT OF NEVADA													
13	LORI A. CAPPELLO,	Case No. 2:19-01277-JAD-GWF												
14	Plaintiff,	JOINT STIPULATION AND ORDER												
15	v.	EXTENDING DEFENDANT TRANS												
16	CAPITAL ONE, N.A., EQUIFAX INFORMATION	UNION LLC'S TIME TO FILE AN ANSWER OR OTHERWISE												
17	SERVICES LLC, EXPERIAN INFORMATION	RESPOND TO PLAINTIFF'S COMPLAINT												
18	SOLUTIONS, INC., and TRANS UNION LLC,	(FIRST REQUEST)												
19	Defendants.													
20														
21	Plaintiff Lori A. Cappello ("Plaintiff"), and Defendant Trans Union LLC ("Trans													
22	Union"), by and through their respective counsel, file this Joint Stipulation Extending Defendant													
23	Trans Union's Time to Respond to Plaintiff's Complaint.													
24	On July 24, 2019, Plaintiff filed her Complaint. On July 25, 2019, Trans Union was													
25	served with Plaintiff's Complaint. The current deadline for Trans Union to answer or otherwise													
26	respond to Plaintiff's Complaint is August 15, 2019.													
27														
28														

Trans Union requires additional time to investigate, locate and assemble documents relating to Plaintiff's claims. In addition, Trans Union's counsel will need additional time to review the documents and respond to the allegations in Plaintiff's Complaint.

Plaintiff has agreed to extend the deadline in which Trans Union has to answer or otherwise respond to Plaintiff's Complaint up to and including September 5, 2019. This is the first stipulation for extension of time for Trans Union to respond to Plaintiff's Complaint.

Dated this 15th day of August 2019.

QUILLING SELANDER LOWNDS WINSLETT & MOSER, P.C.

/s/ Jennifer Bergh

Jennifer Bergh Nevada Bar No. 14480 6900 N. Dallas Parkway, Suite 800 Plano, Texas 75024 Telephone: (214) 560-5460

Facsimile: (214) 871-2111 jbergh@qslwm.com

Counsel for Trans Union LLC

COGBURN LAW

/s/ Erik W. Fox

Jamie S. Cogburn, Esq.
Nevada Bar No. 8409
jsc@cogburncares.com
Erik W. Fox, Esq.
Nevada Bar No. 8804
ewf@cogburncares.com
2580 St. Rose Parkway, Suite 330
Henderson, Nevada 89074
Telephone: (702) 748-7777
Facsimile: (702) 966-3880

Counsel for Plaintiff

ORDER

Th	e Joint	Stipulation	for	Extension	of	Time	for	Trans	Union	LLC	to	file	an	answer	or
otherwise	respon	d is so ORD	ERI	ED AND A	DJ	UDGI	ED.								

Dated this 20th day of August , 2019.

UNITED TATES MAGISTRATE JUDGE